WA N576ab 1885

NEW YORK (STATE) LAWS, STATUTES,

AN ACT

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New York (State) Laws ..., WA N576ab 1885 C.1 EILM M. 2881, M.2

## AN ACT

For the preservation of the public health, and the registration of vital statistics.

[Chapter 270. Passed May 12, 1885; three-fifths being present.]

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

SECTION 1. It shall be the duty of the common council, upon the nomination of the mayor of every city in this State, except in the cities of New York, Buffalo, Albany and Yonkers and Brooklyn, which are hereby excepted from the operation of this act, to appoint a board of health for such city, to consist of six persons who are not members of said council (one of whom, at least, constitushall be a competent physician), who shall be nominated and appointed Boards of as follows: two persons for a term of one year; two persons for a term of two years; and two persons for a term of three years. The mayor of such city shall be a member ex-officio of such board of health, and shall be president thereof. The said board of health, when duly organized, shall appoint a competent physician (not a member of such board), who shall be health officer for such city. Upon the expiration of the term of office of any member of the board of health, appointed as herein provided, his successor shall be nominated and appointed in like manner for the term of three years; and the said mayor and common council shall also have power to fill any vacancy caused in such board of health by the death, resignation or removal from the city of any member thereof. And it shall be the duty of the trustees of every incorporated village in this State to appoint, once in each year, a board of health of such village, to consist of not less than three nor more than seven persons (who are not vil lage trustees), who shall hold office for one year, or until their successors shall have been appointed. The said board of health thus constituted shall Health elect a pres 'ent, and appoint a competent physician (not a member of Boards of such board) to be the health officer of such village. This section shall villages. not be construed to remove any of the existing boards of health in any of the cities or villages of this State, but the successors of such boards shall be appointed as in this section provided.

§ 2. It shall be the duty of the supervisor, the justices of the peace and the town clerk in each town in this State, to meet in their respective towns within airty days from the date of the town election in each year and elect a Membercitizen of such town of full age, who with them shall constitute the ship and board of health for such town for one year or until their successors are tion of chosen. The said board of health shall appoint some competent phy-town sician, not a member of said board, to be the health officer for such Health. town. If in any case a vacancy shall occur in the board of health of any city, village or town, by the death, resignation, inability to act or removal from said

city, village or town of any member thereof, and if the proper authorities, by inability, neglect or refusal, fail to fill such vacancy, it shall be the Tempoduty of the county judge of the county in which such city, village or rary vacancies how town is situated, upon being satisfied that such vacancy should be filled filled. without delay, to appoint in writing a competent person to fill such vacancy for the unexpired term. The written appointment to a board of health made by a county judge under this section shall forthwith be filed in the office of the clerk of the county in which said board of health is located. Notice of the membership and organization of all boards of health in this State and of all changes that may from time to time occur therein shall be given forthwith to the State Board of Health.

- § 3. The several boards of health now organized in any city, village or town in this State (except in the cities of New York, Brooklyn and Buffalo), Powers and the several boards of health constituted under this act shall have and duties of Health power and it shall be their duty:
- 1. To meet at stated intervals in their respective cities, villages and towns; also, whenever the State Board of Health, or the president and secretary thereof, shall, by notice to the presiding officer of any city, village or town board of health, request him to convene such board to take certain to meet-definite proceedings upon matters concerning which the said State Board ings. of Health, or its president and secretary, shall be satisfied that the action recommended by them is necessary for the public good, and is within the jurisdiction of such board of health. Any willful violation of any lawful instruction of said State Board of Health shall be a misdemeanor.
- 2. To prescribe the powers and duties of the local health officer, who shall act as executive officer of the board; to direct him from time to time in In relation the performance of his duties, and to fix the compensation he shall to health a receive.

3. To guard against the introduction of contagious and infectious In referdisease, by the exercise of proper and vigilant medical inspection and contagious control of all persons and things arriving in such city, village or town and infecfrom infected places, or which, for any cause, are liable to communicate cases. contagion; to require the isolation of all persons and things infected with or exposed to contagious or infectious diseases, and to provide suitable To provide places for the reception of the same; and, if necessary, to furnish medi-treatment cal treatment and care for sick persons who cannot otherwise be pro- for sick. vided for; to prohibit and prevent all intercourse and communication To reguwith or use of infected premises, places and things; and to require, tion of and and, if necessary, to provide the means for the thorough purification intercourse and cleansing of the same before general intercourse therewith, or use fected perthereof, shall be allowed. And it shall be the duty of every such places. board of health to report to the State Board of Health promptly facts which relate to infectious and epidemic diseases, and every case To report of small-pox or varioloid occurring within its jurisdiction; and to board of provide at stated intervals a suitable supply of vaccine virus of a Health. quality or from a source approved by the State Board of Health; and during the existence of an actual epidemic of small-pox, said local board of health shall obtain fresh supplies of said virus at intervals not exceed ing one week, and shall at all times provide thorough and safe To provide for public vaccination for all persons within its jurisdiction who may need the vaccinasame.

4. To receive and examine into the nature of complaints made by To receive any of the inhabitants concerning nuisances, or causes of danger or in-plaints of jury to life and health within the limits of its jurisdiction; to enter ants. upon or within any place or premises where nuisances or conditions dangerous to life and health are known or believed to exist, and by appointed members or persons to inspect and examine the same; and all owners, agents and occupants shall permit such sanitary examinations; and said board of To enter health shall furnish said owners, agents and occupants a written state upon ment of results or conclusions of such examinations; and every such and places Board of Health shall have power, and it shall be its duty, to order for sanitary examthe suppression and removal of nuisances and conditions detri-mental ination. to life and health found to exist within the limits of its jurisdiction.

5. To supervise and make complete the registration of all births, To supermarriages and deaths occurring within the limits of its jurisdiction complete in accordance with the methods and forms prescribed by the State the registration of Board of Health, and to secure the prompt forwarding of the certifi- vital stacates of birth, marriage and death to the State Bureau of Vital Statistics after local registration; and in so completing the said registration the cost thereof shall be a charge upon such city, village or town, and shall not exceed fifty cents for each completely verified and registered record of birth, mar-

riage or death. And to secure the completeness of the said registra-record not tion it shall be the duty of the parents or custodian of every child, and to exceed fifty cents.

the groom at every marriage, or the clergyman or magistrate perform- Duty of ing the ceremony, to secure the return of the record of such birth or parents or custodians

marriage to the Board of Health or person designated by them within grooms, thirty days from the date of such birth or marriage, and each record magisshall be duly attested by the physician or midwife (if any) in atten-trates, dance at such birth, or the clergyman or magistrate officiating at such and midmarriage. And it shall be the duty of the health officer of every such Board of Health to receive and examine and secure the registration of all certificates and records of death and causes of death and findings of coroners' juries, and said Board of Health shall designate the persons who shall grant burial permits for the burial of the dead, and transit permits for the transportation of the dead bodies of persons which are to be carried for burial beyond the limits of the

county where the death occurs; and it shall be the duty of the undertaker, sexton or other person having charge of the body of any dead taker to person to procure a record of the death and its probable cause duly procure certified by the physician in attendance on the deceased during his death. last illness or by the coroner where an inquest is required by law; No burial and there shall be no burial nor removal of the body of any dead per- or removal son until said duly certified record shall have been presented to the permit.

Board of Health or person designated by them, and until thereupon a permit for burial or transit shall have been obtained. And the said Board of Health shall prescribe sanitary regulations for such burials and removals of the dead. It shall also be the duty of every such Board of Health to provide for

obtaining copies of the said registered records of births, marriages transcript

and deaths, and for the amount and payment of fees for such copies. of records prima Such copies, duly attested by the local registering officer, and verified facite evitranscripts from the records preserved in the State Bureau of Vital dence

Statistics shall be admitted in all the courts of this State as prima facie evidence

of the facts therein set forth. If in any place in this State, the State Board of Health ascertains that the said registration of births, marriages and deaths is not completely and well made, said State Board shall notify the local Board of Health in such place, that within one month from the date Board of of such notice, said defects and neglect in the records must be amended shall take and prevented. If at the expiration of the time mentioned the said control to defects and neglect are not overcome and prevented by the said local neglects authorities, it shall be the duty of the said State Board of Health to force comtake control of the said records, and enforce the rules and regulations pliance for with reference thereto, and secure their completeness and proper registration within the limit of cost hereinbefore specified, and to continue such control until the said local Board of Health shall satisfy the said State Board of Health that they will actually make the said records and registry complete as required by law. Any person neglecting or refusing to make out or file for registration any record as aforesaid, and any person causing, permitting or Neglect or assisting in the burial or removal of any dead body, unaccompanied by refusal to a permit for such burial or removal, duly issued by the local Board of make out or file a Health having jurisdiction where the death occurred, and any officer or record. board that shall neglect or refuse to register and preserve the said or removal records and forward the certificates to the State Bureau of Vital Statis-body a tics as above required shall be deemed guilty of a misdemeanor and may misdemeanor. be prosecuted in any court of competent jurisdiction.

6. To make, and from time to time to publish, in such manner as Orders and to secure early and full publicity thereto, all such orders and regulations regulations to be as they shall think necessary and proper for the preservation of life published. and health and the successful operation of this law; and to make, without publication thereof, such orders and regulations in special or individual cases, not of general application, as they may see fit concerning the suppression and removal of nuisances, and concerning all other matters in their judgment detrimental to public health, and to serve copies thereof upon any occupant or occupants and the owner or owners of any premises whereon any such nuisances or other matters aforesaid shall exist, or to post the same in some conspicuous place on such premises.

7. To issue warrants to any constable or police of their respective cities, Power to villages and towns, to apprehend and remove such persons as cannot issue warotherwise be subjected to the orders and regulations by them adopted; and whenever it shall be necessary to do so, to issue their warrant to the sheriff of their respective counties to bring to their aid the power of the county; all which warrants shall be forthwith executed by the officers to whom they shall be directed, who shall possess the like powers and be subject to the like duties in the execution thereof, as if the same had been duly issued out of any court of record in this State.

8. To employ all such persons as shall be necessary to enable them Employto carry into effect the orders and regulations they shall have adopted ment of agents. and the powers vested in them by this act, and to fix their compensation.

9. To impose penalties for the violation of, or non-compliance with, Health their orders and regulations, and to maintain actions in any court of may imcompetent jurisdiction to collect such penalties, not exceeding one alties or hundred dollars in any one case, or to restrain by injunctions such violations, or otherwise to enforce such orders and regulations.

violations by injunctions.

§ 4. Every person who shall willfully violate or refuse to obey any order or regulation made and published by the Board of Health of any city, village or town in this State, or any order made and served, or posted as afore Violating said, shall be deemed guilty of a misdemeanor, and on conviction orders of thereof shall be subject to fine or imprisonment, or both, in the discre- a misdetion of the court, such fine not to exceed one thousand dollars nor such meanor. imprisonment six months. And in any case of non-compliance with any Penalty. order or regulation which shall have been served or posted, as provided in subdivision six of section three of this act, the said board or its servants or employees may lawfully enter upon any premises to which such order or Power to regulation relates, and suppress or remove the nuisance or other matters enter upon in the judgment of said board detrimental to the public health men- premises tioned in such order or regulation, and any other nuisance or matter press nuiof the description aforesaid found there existing; and the expense thereof shall be a charge upon the occupant or any or all of the occupants of said premises, or upon the person or persons who have caused or maintained the nuisance or other matter of the description aforesaid, and may be sued for and recovered with costs by said board in the name of such board in any court having jurisdiction. Whenever execution upon any judgment so obtained shall have been returned wholly or in part unsatisfied, said judgment, for the amount so unsatisfied, shall be a lien upon said premises, having preference Unsatisover all other liens or incumbrances whatsoever. But in order to fied judgment a acquire such lien, such judgment, if in a court not of record, shall lien upon first have been docketed in the same place and manner as by law now ises. required to make judgments in such courts liens upon real estate. And whenever any lien upon any premises shall have become fixed as aforesaid, the said board may cause the said premises to be sold at public auction, for a term of time, for the payment and satisfaction of such lien, and Sale of the expenses of such sale, giving notice of such sale for twelve at public weeks successively, once in each week, in one or more newspapers auction. published in the city, incorporated village or town where the premises are situated, as the case may be; or if no newspaper be published in such village or town, then in the newspaper published nearest said premises, and also serving a copy of such notice of sale personally on the owner or agent of said premises, if known, and a resident of said city, village or town, at least fourteen days previous to such sale, or by depositing the same in the post-office, directed to such owner or agent at his place of residence if known, or the nearest post-office thereto, at least twenty-eight days previous to such sale. And the said premises shall be sold to the person who shall offer to take the same for the shortest time, paying the amount remaining unpaid upon such judgment, with interest, and the expenses of such notice and sale. A certificate of such sale, signed by Certificate the president and countersigned by the secretary of such board, shall of sale. thereupon be made and delivered to the purchaser, and may be recorded in like manner and with like effect as deeds of conveyance of lands, and thereupon the purchaser, his heirs or assigns, shall be entitled to the possession of said premises so sold as aforesaid, and if unoccupied may immediately enter, and if occupied may have remedy against any occupant by action or by summary proceedings as against a tenant holding over after expiration of his term; and in case the costs of such action or proceeding shall not be collected by such purchaser of the defendant therein, the same shall be a lien upon said premises, having the like preference as the lien aforesaid, and the term of the said purchaser shall be extended during

a time bearing the same proportion to the original term as the amount of such cost bears to the amount paid by such purchaser on such sale. And such term shall commence when such purchaser shall have acquired possession. time after such sale and within six months after the recording of such certificate as aforesaid, the owner or any lienor or incumbrancer of such premises, or of any part thereof, may redeem by paying to the purchaser the amount paid by him on such sale, and all costs and expenses he may have incurred in any action or proceeding as aforesaid, to obtain possession, with ten per cent interest thereon. If such redemption be made by the owner, the right of the purchaser shall be extinguished; and if by such lienor or incumbrancer, the amount paid by him to redeem shall be added to his lien or incumbrance, or if he have more than one, to the oldest, and shall thenceforth partake of the nature thereof and be collectible by any remedy adapted thereto.

§ 5. All expenses incurred by the several boards of health in the Expenses execution and performance of the duties imposed by this act shall be a of Health to be a charge only on their respective cities, villages and towns; and shall be town, vilaudited, levied, collected and paid in the same manner as other lage or city, village and town charges are audited, levied, collected and charge, how audi-

ted and § 6. Whenever any pestilential, or infectious or contagious disease paid. shall exist in any county poor-house in this State, or in the vicinity of Persons any such county poor-house, and the physician of such county poor-fectious house shall certify that such pestilence or disease is likely to endan-disease ger the health of the persons supported at such poor-house, the super-moved intendent of such county poor-house shall have power to cause the from county persons supported at such poor-house, or any of them, to be removed poor-house. to such other suitable place in the same county as shall be designated by the Board of Health of the city, town or village within which such poor-house shall

be situated, there to be maintained and provided for at the expense of the county, with all necessary medical care and attendance, until they shall be safely returned to the county poor-house from which they were taken, or otherwise discharged. § 7. Any legally organized Board of Health in an incorporated village, which

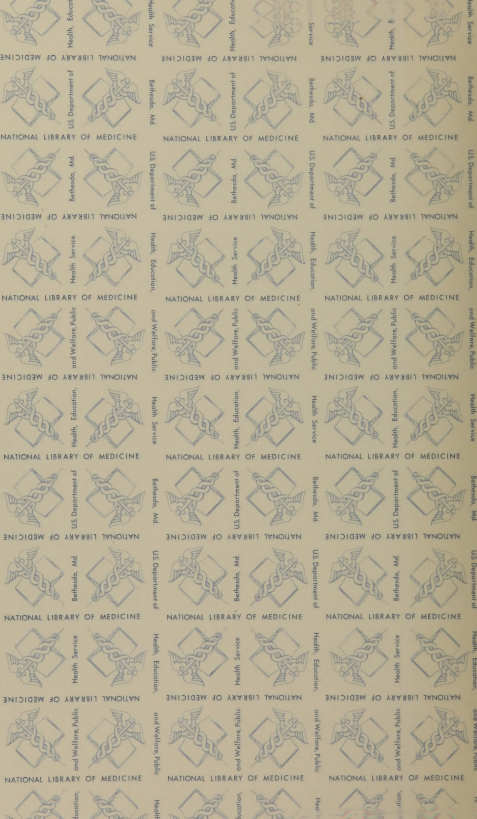
comprises parts of several towns, or less than a whole town, shall have full authority in regard to all matters relating to public health within said village, and such village shall not be subject to the sanitary regulations Boards or health officers of the township or towns within which such vil-lages not lage is located; nor shall the taxable property of any such village, taxed to while maintaining its own Board of Health, be subject to taxation for town sanimaintaining any town Board or Boards of Health, or for any expendi-tary improvetures authorized by such town boards; but such expenditures of the ments, nor towns to town Boards of Health shall be assessed and collected exclusively on support property in the town outside of said village. But nothing in this act shall boards of be construed to prevent the boards of health of two or more towns adja- Health cent to each other or of towns and villages therein situated from unit-work. ing in a combined sanitary and registration district by the appointment Provision of one health officer and registering officer for such district, whose for comauthority in all matters of general application shall be derived from the itary and several Boards of Health having jurisdiction within such district. registration disand in special cases, not of general application, arising within the tricts. jurisdiction of any such Board of Health the said officers shall derive their author-Such combined districts shall be formed subject ity from such board alone.

to the approval of the State Board of Health.

§ 8. Any duty prescribed or enjoined by this act upon any local Board of Health, or any member or officer thereof, or upon the common council State of any city or any member thereof, or upon the board of trustees of Board may enforce any village or any member thereof, or upon any officer of any city, village or town may be enforced by a mandamus at the instance of the Boards by State Board of Health, its president, secretary or any member thereof.

§ 9. Chapter one hundred and fifty-two of the laws of eighteen hundred and forty-seven, chapter three hundred and twenty four of the laws of eighteen hundred and fifty and the several acts amendatory thereof, chapter five hundred and twelve of the laws of eighteen hundred and eighty, except subdivision thirty-four of section one of said act, and all other acts or parts of acts, general or special,

inconsistent with the provisions of this act are hereby repealed.





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